REMARKS/ARGUMENTS

Claims 1-10 are pending. By this Amendment, claims 4,5 7, 9 and 10 are amended.

The Examiner rejected claims 1-10 under 35 U.S.C. §102(e) as being anticipated by Matsuura et al. (U.S. Application Publication No. 2005/0064233).

To overcome this reference Applicants herein submit a translation of the priority document, Korean Patent Application No. 10/2003-0020468.

Claims 1-10 are rejected under 35 U.S.C. §103(a) as being unpatentable over Enokida et al. (U.S. Patent No. 5,759,444) in view of Shi et al. (U.S. Patent No. 6,465,115).

Current claim 1 has been amended so that the light emitting layer comprises the host material represented by the chemical formula 2 in a dopant material represented by a chemical formula 1 which is added to the host material.

Enokida only uses the material of chemical 1 as a host material and neither suggests nor teaches that it may be used a dopant. Also, the combination of Enokida and Shi does not teach or suggest each an every element of amended claim 1. Shi does not teach using the material of the chemical formula 2 with another material. Enokida uses the material of chemical formula 1 only as a host material and teaches that another material may be used a dopant. Enokida's teaching shows that a host material should be the material of chemical formula 1 and a dopant material should be material of chemical formula 2 which is the opposite of currently amended claim 1. Therefore, Enokida teaches away from the elements of amended claim 1. In view of the above, Applicants respectfully request withdrawal of the Examiner's prior art rejections and pass the case to allowance.

CONCLUSION

In view of the foregoing amendments and remarks, it is respectfully submitted that the application is in condition for allowance. If the Examiner believes that any additional changes would place the application in better condition for allowance, the Examiner is invited to contact the undersigned attorney, Daniel S. Kim, at the telephone number listed below.

To the extent necessary, a petition for an extension of time under 37 C.F.R. 1.136 is hereby made. Please charge any shortage in fees due in connection with the filing of this, concurrent and future replies, including extension of time fees, to Deposit Account 16-0607 and please credit any excess fees to such deposit account.

Respectfully submitted, FLESHNER & KIM, LLP

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